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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/670,860	09/26/2003	Carmela L. Belcastro	5389	9766	
7590 11/22/2004		EXAMINER			
Carmela L. Belcastro 16 Orchard Ave.			CHIN, RANDALL E		
Holmdel, NJ 07733			ART UNIT	PAPER NUMBER	
			1744		
			DATE MAILED: 11/22/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/670,860	BELCASTRO, CA	ARMELA L.			
		Examiner	Art Unit	T			
		Randall Chin	1744				
The MAILING Period for Reply	DATE of this communication a	appears on the cover sheet	t with the correspondence ad	ddress			
THE MAILING DAT - Extensions of time may be after SIX (6) MONTHS from the period for reply specified for reply is second for reply is second for reply within the Any reply received by the earned patent term adjust.	EATUTORY PERIOD FOR REF E OF THIS COMMUNICATION be available under the provisions of 37 CFR om the mailing date of this communication. cified above is less than thirty (30) days, a expecified above, the maximum statutory perions of the communication of the provided period for reply will, by state office later than three months after the matter of the communication.	N. 1.136(a). In no event, however, maj reply within the statutory minimum of iod will apply and will expire SIX (6) N tute, cause the application to become	y a reply be timely filed f thirty (30) days will be considered time MONTHS from the mailing date of this of e ABANDONED (35 U.S.C. § 133).	ely. communication.			
Status							
1) Responsive to	o communication(s) filed on <u>06</u>	<u> October 2004</u> .					
2a) This action is	•	his action is non-final.					
closed in acc	ordance with the practice unde	er Ex parte Quayle, 1935 (C.D. 11, 453 O.G. 213.				
Disposition of Claims							
4) Claim(s) <u>1</u> is/	are pending in the application.			,			
4a) Of the abo	ove claim(s) is/are withd	Irawn from consideration.					
5) Claim(s)	Claim(s) is/are allowed. Claim(s) <u>1</u> is/are rejected.						
· <u> </u>	is/are objected to.						
8) Claim(s)	_ are subject to restriction and	d/or election requirement.					
Application Papers							
9)☐ The specificat	ion is objected to by the Exami	iner.					
10) The drawing (s	s) filed on is/are: a) a	accepted or b) objected	to by the Examiner.				
Applicant may	not request that any objection to t	he drawing(s) be held in abe	yance. See 37 CFR 1.85(a).				
·	lrawing sheet(s) including the corr	'	• ,	` '			
11) The oath or de	eclaration is objected to by the	Examiner. Note the attack	hed Office Action or form P	TO-152.			
Priority under 35 U.S.	C. § 119						
a)□ All b)□ S 1.□ Certifie	ent is made of a claim for forei ome * c) \(\subseteq \text{None of:} \) d copies of the priority docume d copies of the priority docume	ents have been received.					
_	of the certified copies of the p		· ·	Stage			
	tion from the International Bure	•		J			
* See the attache	ed detailed Office action for a li	ist of the certified copies r	not received.				
Attachment(s)							
1) Notice of References C			w Summary (PTO-413)				
Draftsperson'	s Patent Drawing Review (PTO-948)	Paper N	No(s)/Mail Date´. of Informal Patent Application (PT0	O-152\			
Information Disclosure Paper No(s)/Mail Date	Statement(s) (PTO-1449 or PTO/SB/0	6) Other:		J-192 <i>j</i>			

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DETAILED ACTION

Claim Objections

1. Claim 1 is objected to because of the following informalities:

Claim 1, line 5, the recitation "non-ceramic scratching" is awkwardly written. It should be noted that absent any specific bristle material composition, such a recitation is unclear.

Claim 1, lines 7-8, the recitation "in order to angularly orient the horizontal, vertical and slanted surfaces of the tub to be cleansed" makes the claim awkward since these surfaces are not actually being pivoted or swiveled. It is the bristled brush that is swiveling.

Claim 1, line 8, after ";", insert –and—for clarity.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over 2003/0097724 (hereinafter Park '724).

Park '724 discloses a scrubbing brush (Fig. 1) of lightweight (merely relative) composition for easy manueverability comprising, a handle length adjusting member or

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telescopic handle 31 of adjustable length to accommodate its user and having a handcontoured grip 50 at a first end and a pivotal head (paragraphs [0009] and [0020]) or swivel at an opposite second end, a fine (merely relative) scratching bristled brush 11 (paragraph [0025]), including a urethane (paragraph [0025]) or rubberized "guard" and inherently prevents slipping, which is coupled to said swivel and is rotatable (paragraph [0023]) with respect thereto in order to angularly orient the brush to clean inclined or angled surfaces, a drive means or motor 21 (see also Fig. 4 embodiment) within said handle for imparting at least one of a clockwise and counter-clockwise rotation to said brush, and being energized by an electric battery "pack" 41 within said handle to operate brush rotation when desired. As for the scrubbing brush being made from a plastic composition, one skilled in the art would find it obvious to make the brush of plastic composition in order to enable mass production of the article as well as render the portable device lightweight. Further, as for the bristles not scratching ceramic surfaces, Park's bristles are deemed to meet such a recitation since Park's device is already intended to be used on the human skin (paragraph [0002]).

As for specifically scrubbing bathtubs, a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to the prior art. See *In re Casey*, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963).

Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

5. Any inquiry concerning this communication or earlier communication from the Examiner should be directed to Randall Chin whose telephone number is (571) 272-1270. The Examiner can normally be reached on Monday through Thursday and every other Friday.

If attempts to reach the Examiner are unsuccessful, the Examiner's supervisor, Robert Warden, can be reached at (571) 272-1281. The number for Technology Center 1700 is (571) 272-1700.

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The central fax number for the organization where this application or proceeding is assigned is (703) 872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

R. Chin

Randall Chin Primary Examiner Art Unit 1744